Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. PU2166	
In Re Application Of: Of	CG			
Serial No.	Filing Date	Examiner	Group Art Unit	
10/604,447	7/22/03	GORDON, R.	3711	
Invention: AERODYNAMIC PATTE	RN FOR A TWO-PIECE GOL	F BALL		
Owner of Record: CALL	AWAY GOLF COMPANY		اله اله اله اله اله اله اله اله اله اله اله 	
			41	
	TO THE ASSISTANT CO	MMISSIONER FOR PATENTS:		
In making the above pplication that would extend alent, as presently shortend old unenforceable, is found nder 37 C.F.R. 1.321, has a se expiration of its full statute.	during such period that it and the application and is binding upon the disclaimer, the owner does not to the expiration date of the full state by any terminal disclaimer, in invalid by a court of competent juicely.	reby agrees that any patent so grant- ne prior patent are commonly owned ne grantee, its successors and/or assort of disclaim the terminal part of an statutory term as defined in 35 U.S.C the event that it later expires for fail urisdiction, is statutorily disclaimed nation certificate, is reissued, or is it y any terminal disclaimer.	f. This agreement runs with any signs. y patent granted on the Instant 2, 154 to 156 and 173 of the prior lure to pay a maintenurice fee, is in whole or terminally disclaimed.	
	behalf of an organization (e.g., act on behalf of the organization	corporation, partnership, university	, government agency etc.), the	
nformation and ballef are be statements and the like so n	dieved to be true; and further that nade are punishable by fine or it	of my own knowledge are true an at these statements were made with mprisonment, or both, under Sectio lize the validity of the application or a	n the knowledge that willful false in 1001 of Title 18 of the United	
Michael	an attorney of record.	Dated: Monch 2, 20	D04	
	A. CATANIA Printed Name			
	ee under 37 C.F.R. 1,20(d) Includ ling for terminal disclaimer was ur			